

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

10:00 AM

6:21-11846 Taylor Renee Fraley

Chapter 7

#1.00 Pro se Reaffirmation Agreement Between Debtor and Clark County Credit Union
Re: 2013 Hyundai Elantra, in the amount of \$7552.51, rep 2013 Hyundai Elantra

EH__

Docket 9

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Taylor Renee Fraley

Pro Se

Trustee(s):

Karl T Anderson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

10:00 AM

6:21-13644 Derica Johnson

Chapter 7

#2.00 CONT. Pro se Reaffirmation Agreement Between Debtor and Carvana LLC, in the amount of \$17,554.39, re: 2016 Honda Accord

From: 8/11/21

EH__

Docket 12

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Derica Johnson

Pro Se

Trustee(s):

Robert Whitmore (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:14-17350 Dean L. Springer, Sr. and Tami Jo Springer

Chapter 7

#3.00 Notice of Trustee's Final Report and Applications for Compensation

EH__

[Tele. appr. Laila Masud, rep. chapter 7 trustee]

Docket 247

Tentative Ruling:

9/1/2021

No opposition has been filed.
Service was Proper.

The application for compensation of the Trustee has been set for hearing on the notice required by LBR 2016-1. The Court notes that, despite reporting gross receipts of \$453,525.36, the distribution to unsecured creditors is only \$44,448.85, representing less than 1% of the amount of claims filed, while the fees incurred by Trustee's counsel swallow the majority of the bankruptcy estate.

"A professional who applies for compensation in a bankruptcy case bears the burden of proving the reasonableness of the fees." *In re Fibermark, Inc.*, 349 B.R. 385, 395 (Bankr. D. Vt. 2006); *see also In re Crown Orthodontic Dental Group*, 159 B.R. at 309 ("The burden of proof to show entitlement to the fees requested is on the applicant."); *In re Nakhuda*, 544 B.R. 886, 902 (B.A.P. 9th Cir. 2016) ("The burden is upon the applicant to demonstrate that the fees are reasonable."). The bankruptcy court in *Fibermark* explained this burden as follows:

In order to be compensated from the estate, the professional must demonstrate – not just recite – that the fees sought are reasonable, necessary, and of the benefit to the estate and that the expenses sought to be reimbursed are actual and necessary and that no other reasonable, less expensive alternatives were available. In order to sustain this burden, the applicant must present a carefully detailed application and supporting documentation. *S.T.N.*, 70 B.R. at 832. To be compensated

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

CONT...

Dean L. Springer, Sr. and Tami Jo Springer

Chapter 7

from a bankruptcy estate, the applicant must "conscientiously set forth the hours expended on each task and the nature of the services rendered at a level of specificity that would allow [the Court] to evaluate the application." *Id.* Hence, an application for fees must clearly identify each discrete task billed to the estate, indicating the date the task was performed, the precise amount of time spent, by whom the task was performed and that person's hourly rate. *Id.* In order for the Court to ascertain whether the actual time spent is reasonable, at the very least, each application must include a specific analysis of each task for which compensation is sought and the time records must be scrupulously accurate, not to be billed in increments greater than one-tenth of an hour. *Id.* When different services or tasks are lumped together, the Court cannot determine whether the time allotted for each is reasonable. Consequently, this Court will summarily disallow time for discrete legal services merged together in the application for fees. *Id.* The application must clearly identify the person performing each activity and the person's position, whether senior partner, junior partner, associate, law clerk, paralegal or other staff. Information about each person's experience, particularly in bankruptcy cases, is a critical factor in determining whether the customary hourly rate is reasonable. *Id.* at 833.

349 B.R. at 395.

While there is no *per se* rule scaling administrative fees to unsecured claims filed, the Ninth Circuit has previously stated "counsel was obligated to consider":

- (a) Is the burden of the probably cost of legal services disproportionately large in relation to the size of the estate and maximum probable recovery?
- (b) To what extent will the estate suffer if the services are not rendered?
- (c) To what extent may the estate benefit if the services are rendered and what is the likelihood of the disputed issues being resolved successfully?

Unsecured Creditors' Comm. v. Puget Sound Plywood, Inc., 924 F.2d 955, 958-59 (9th Cir. 1991); *see also In re Auto Parts Club, Inc.*, 211 B.R. 29 (B.A.P. 9th Cir. 1997) (citing *In re Kitchen Factors, Inc.*, 143 B.R. 560 (B.A.P. 9th Cir. 1992) (holding

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

CONT... Dean L. Springer, Sr. and Tami Jo Springer

Chapter 7

that "attorney must scale back its services based on the reasonable expected recovery for the estate"). These considerations derive from the principle that "bankruptcy estates should not be administered for the sole or primary benefit of the professionals appointed to administer such estates." *In re Toney*, 171 B.R. 414, 415 (Bankr. S.D. Fla. 1994).

Given the size of the bankruptcy estate and the ratio between the administrative fees and the distribution to unsecured creditors, the Court requests that Trustee's counsel provide a supplemental brief detailing the approach to administering the case, and the obstacles encountered during such administration, in order to provide context for the Court's review of the voluminous billing entries.

In addition, as to the Accountant's requested fees, there is insufficient evidence/description to evaluate the amount and reasonableness of the fees requested (e.g. 4.6 hours to prepare 2015 returns, 4.9 hours to prepare 2016 returns, and 5.2 hours to prepare 2017 returns). Accountant to supplement.

APPEARANCES REQUIRED.

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| Party Information |
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Debtor(s):

| | |
|----------------------|--------|
| Dean L. Springer Sr. | Pro Se |
|----------------------|--------|

Joint Debtor(s):

| | |
|------------------|--------|
| Tami Jo Springer | Pro Se |
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Trustee(s):

| | |
|---------------------|---|
| Larry D Simons (TR) | Represented By Richard A Marshack Sarah Cate Hays D Edward Hays Laila Masud |
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**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:17-18302 Richard Evans and Deborah Evans

Chapter 7

#4.00 CONT. Notice of Trustee's Final Report and Applications for Compensation

From: 8/11/21

EH__

[Tele. appr. Lynda Bui, chapter 7 trustee]

Docket 101

Tentative Ruling:

8/11/2021

No opposition has been filed.
Service is proper.

The applications for compensation of the Trustee, Counsel for Trustee, and Accountant for Trustee have been set for hearing on the notice required by LBR 2016-1. Pursuant to the Trustee's Final Report and the applications of the associated professionals, the Court is inclined to APPROVE the following administrative expenses:

Trustee Fees: \$ 6,750
Trustee Expenses: \$ 219.91

Counsel Fees: \$ 14,234.50
Counsel Expenses: \$ 237.76

Regarding Accountant's fees, the Court requests copies of the tax returns and prompt determination request letters (redacted as appropriate). The Court also requests clarification as to the IRS online system not being available, and as to the need for services by CPA Savage.

APPEARANCES WAIVED, other than as to Accountant.

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| Party Information |
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**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

CONT... Richard Evans and Deborah Evans

Chapter 7

Debtor(s):

Richard Evans

Represented By
Lane K Bogard

Joint Debtor(s):

Deborah Evans

Represented By
Lane K Bogard

Trustee(s):

Lynda T. Bui (TR)

Represented By
Erin P Moriarty

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:20-10284 Patricia Rae Wedge and Michael D Wedge

Chapter 7

#5.00 Motion to Dismiss Deceased Joint Debtor Michael D. Wedge from pending chapter 7 case per Federal Bankruptcy Rule 1016 and L.B.R. 9013-1

EH_____

[Tele. appr. Kevin Tang, rep. Debtor]

Docket 43

Tentative Ruling:

9/1/2021

BACKGROUND

On January 13, 2020, Patricia & Michael Wedge (collectively, "Debtors"; individually, "Patricia" and "Michael") filed a Chapter 13 voluntary petition. Debtors' Chapter 13 plan was confirmed on May 1, 2020.

On June 27, 2021, Michael passed away. On July 20, 2021, the case was converted to Chapter 7. On August 3, 2021, Patricia filed a motion to dismiss Michael from the Chapter 7 case. The Court notes that it appears that the motion was served on the Chapter 13 trustee, but not the Chapter 7 trustee.

DISCUSSION

As stated in the motion, FED. R. BANKR. P. Rule 1016 provides, in pertinent part: "Death or incompetency of the debtor shall not abate a liquidation case under chapter 7 of the Code. In such event the estate shall be administered, and the case concluded in the same manner, so far as possible, as though the death or incompetency had not occurred."

After noting that the applicable federal rule provides that the typically a case will *not* be dismissed after death of a debtor, the motion does not provide any argument or

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

CONT... Patricia Rae Wedge and Michael D Wedge

Chapter 7

factual content to explain why Michael should be dismissed from this case. As a result, the motion has not provided any grounds for the relief sought.

TENTATIVE RULING

The Court is inclined to DENY the motion for lack of cause shown.

APPEARANCES REQUIRED.

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| Party Information |
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Debtor(s):

Patricia Rae Wedge

Represented By
Kevin Tang

Joint Debtor(s):

Michael D Wedge

Represented By
Kevin Tang

Trustee(s):

Arturo Cisneros (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:20-15400 Fasttrak Foods, LLC

Chapter 7

#6.00 Application for Compensation First and Final for Caroline Renee Djang (TR),
Trustee, Period: 8/10/2020 to 6/21/2021, Fee: \$10063.00, Expenses: \$134.10.

EH__

Docket 138

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Fasttrak Foods, LLC

Pro Se

Trustee(s):

Todd A. Frealy (TR)

Represented By
Carmela Pagay

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:20-17083 Marco Antonio Venegas and Mayra Olmos

Chapter 7

#7.00 Notice of Trustee's Final Report and Applications for Compensation

EH__

Docket 28

Tentative Ruling:

9/1/2021

No opposition has been filed.
Service was Proper.

The application for compensation of the Trustee has been set for hearing on the notice required by LBR 2016-1. Pursuant to the Trustee's Final Report, the Court is inclined to APPROVE the following administrative expenses:

Trustee Fees: \$ 804.25
Trustee Expenses: \$ 87.20

APPEARANCES WAIVED. If written or oral opposition is presented at the hearing, the hearing may be continued. Trustee to lodge order within 7 days.

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| Party Information |
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Debtor(s):

Marco Antonio Venegas

Represented By
Todd L Turoci

Joint Debtor(s):

Mayra Olmos

Represented By
Todd L Turoci

Trustee(s):

Karl T Anderson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:20-17102 Michel M. Gerges and Meryan A. Soliman

Chapter 7

#8.00 Notice of Trustee's Final Report and Applications for Compensation

EH__

Docket 32

Tentative Ruling:

9/1/2021

No opposition has been filed.
Service was Proper.

The application for compensation of the Trustee has been set for hearing on the notice required by LBR 2016-1. Pursuant to the Trustee's Final Report, the Court is inclined to APPROVE the following administrative expenses:

Trustee Fees: \$ 539.58

Trustee Expenses: \$ 124.63

APPEARANCES WAIVED. If written or oral opposition is presented at the hearing, the hearing may be continued. Trustee to lodge order within 7 days.

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| Party Information |
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Debtor(s):

Michel M. Gerges

Represented By
Stuart G Steingraber

Joint Debtor(s):

Meryan A. Soliman

Represented By
Stuart G Steingraber

Trustee(s):

Karl T Anderson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:20-17183 Sung Sik Park

Chapter 7

#9.00 Notice of Trustee's Final Report and Applications for Compensation

EH__

Docket 26

Tentative Ruling:

9/1/2021

No opposition has been filed.
Service was Proper.

The application for compensation of the Trustee has been set for hearing on the notice required by LBR 2016-1. Pursuant to the Trustee's Final Report, the Court is inclined to APPROVE the following administrative expenses:

Trustee Fees: \$ 1,035.25
Trustee Expenses: \$ 10.74

APPEARANCES WAIVED. If written or oral opposition is presented at the hearing, the hearing may be continued. Trustee to lodge order within 7 days.

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| Party Information |
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Debtor(s):

Sung Sik Park

Represented By
Raymond J Seo

Trustee(s):

Karl T Anderson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

11:00 AM

6:19-11430 Michael L. Williams

Chapter 7

#9.10 Motion to Sell Property of the Estate Free and Clear of Liens under Section 363(f) Chapter 7 Trustees Motion for Order: (1) Approving the Sale of Real Property of the Estate Free and Clear of Certain Liens Pursuant to Bankruptcy Code §§ 363(b)(1) and 363(f), Subject to Overbids, Combined With Notice of Bidding Procedures and Request for Approval of the Bidding Procedures Utilized; (2) Approving Payment of Real Estate Commission; and (3) Granting Related Relief; Memorandum of Points and Authorities and Declaration of Lynda T. Bui in Support [With Notice of Hearing on Motion] [with proof of service].

[Placed on calendar by order entered 8/19/21]

EH__

[Tele. appr. Lynda Bui, chapter 7 trustee]

Docket 83

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Michael L. Williams

Represented By
Gregory Ashcraft

Trustee(s):

Lynda T. Bui (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:17-14023 Yvonne L Sanchez

Chapter 7

Adv#: 6:21-01092 Simons (TR) v. Galaviz

#10.00 Status Conference RE: [1] Adversary case 6:21-ap-01092. Complaint by Larry D Simons (TR) against Manuel Galaviz. (\$350.00 Fee Charge To Estate). Nature of Suit: (31 (Approval of sale of property of estate and of a co-owner - 363(h)

EH ____

Docket 1

***** VACATED *** REASON: NOTICE OF DISMISSAL FILED 8/13/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

| | |
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| Yvonne L Sanchez | Pro Se |
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Defendant(s):

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| Manuel Galaviz | Pro Se |
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Joint Debtor(s):

| | |
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| Oscar Sanchez | Pro Se |
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Plaintiff(s):

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| Larry D Simons (TR) | Pro Se |
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Trustee(s):

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| Larry D Simons (TR) | Pro Se |
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**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:17-17749 Joshua Cord Richardson

Chapter 7

Adv#: 6:19-01114 Sonnenfeld v. Diaz et al

#11.00 CONT. Status Conference RE: [1] Adversary case 6:19-ap-01114. Complaint by Cleo Sonnenfeld against Gabriela Nieto Diaz, Laguna Motors, Inc.. Recovery, and Preservation of Preferential Transfer; (2) Avoidance, Recovery, and Preservation of Constructive Fraudulent Transfer; and (3) Avoidance, Recovery, and Preservation of Actual Fraudulent Transfer [11 U.S.C. Sections 544, 547, 548, 550 and 551; Cal. Civ. Code Sections 3439.04, 3439.05] (Attachments: # 1 Adversary Proceeding Cover Sheet) Nature of Suit: (14 (Recovery of money/property - other)), (12 (Recovery of money/property - 547 preference)), (13 (Recovery of money/property - 548 fraudulent transfer)) (Hays, D)

From: 10/28/20,3/31/21,5/5/21,6/23/21

EH ____

Docket 1

***** VACATED *** REASON: CONTINUED TO 10/6/21 BY ORDER
ENTERED 8/19/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Joshua Cord Richardson

Represented By
Amid Bahadori

Defendant(s):

Gabriela Nieto Diaz

Pro Se

Laguna Motors, Inc.

Represented By
Julian K Bach

Plaintiff(s):

Cleo Sonnenfeld

Represented By

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT... Joshua Cord Richardson

Chapter 7

Laila Masud
D Edward Hays

Trustee(s):

Todd A. Frealy (TR)

Represented By
Anthony A Friedman

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:20-10762 Daisy Wheel Ribbon Co., Inc.

Chapter 7

Adv#: 6:21-01021 STEVEN M. SPEIER, solely in his capacity as Chapter 7 Trustee v. Baer et al

#12.00 CONT. Status Conference RE: [1] Adversary case 6:21-ap-01021. Complaint by STEVEN M. SPEIER, solely in his capacity as Chapter 7 Trustee against Harold W. Baer, Kimberly A Baer, Laura Losquardo, HBall Properties, LLC. (\$350.00 Fee Charge To Estate). Complaint: 1. To Avoid And Recover Preferential Transfers Pursuant to 11 U.S.C. §§ 547 AND 550; 2. To Avoid And Recover Fraudulent Transfers Pursuant to 11 U.S.C. §§ 544(b), 548(a)(1)(A), AND 550, AND CALIFORNIA CIVIL CODE §§ 3439.04(a)(1); 3. To Avoid And Recover Fraudulent Transfers Pursuant to 11 U.S.C. §§ 544(b), 548(a)(1)(B) AND 550, and California Civil Code §§ 3439.04(a)(2) and 3439.05; 4. To Recover and Preserve Transfers For The Benefit Of The Estate Pursuant to 11 U.S.C. § 551; 5. To Recover Fraudulent Transfers Pursuant to 11 U.S.C. § 550(a); and 6. Breach Of Fiduciary Duty Nature of Suit: (12 (Recovery of money/property - 547 preference)), (13 (Recovery of money/property - 548 fraudulent transfer)) (Goe, Robert)

From: 4/28/21, 7/21/21

EH__

[Tele. appr. Louis Esbin, rep. Defendants, Harold W. Baer, Kimberly A. Baer, Laura Losquardo and HBall Properties, LLC]

Docket 1

***** VACATED *** REASON: CONTINUED TO 11/3/21 BY ORDER
ENTERED 8/31/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Daisy Wheel Ribbon Co., Inc.

Represented By
Louis J Esbin

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT... Daisy Wheel Ribbon Co., Inc.

Chapter 7

Defendant(s):

Harold W. Baer

Represented By
Louis J Esbin

Kimberly A Baer

Represented By
Louis J Esbin

Laura Losquadro

Represented By
Louis J Esbin

HBall Properties, LLC

Represented By
Louis J Esbin

Plaintiff(s):

STEVEN M. SPEIER, solely in his

Represented By
Robert P Goe

Trustee(s):

Steven M Speier (TR)

Represented By
Robert P Goe

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:20-11490 Niels Erik Topping

Chapter 7

Adv#: 6:20-01123 Thompson v. Topping

#13.00 CONT. Motion For Summary Judgment or in the Alternative Partial Summary Judgment; Declaration of Greg Thompson; Declaration of John G. Dickman; Exhibits.

Also #14

From Status Conference hearing held on 6/30/21)

EH__

Docket 41

***** VACATED *** REASON: STIPULATED JUDGMENT ENTERED
8/19/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

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| Niels Erik Topping | Pro Se |
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Defendant(s):

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| Niels Erik Topping | Pro Se |
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Joint Debtor(s):

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| Sonja Haupt Topping | Pro Se |
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Plaintiff(s):

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|---------------|----------------------------------|
| Greg Thompson | Represented By John G Dickman |
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Trustee(s):

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| Steven M Speier (TR) | Pro Se |
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**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:20-11490 Niels Erik Topping

Chapter 7

Adv#: 6:20-01123 Thompson v. Topping

#14.00 CONT Status Conference RE: [1] Adversary case 6:20-ap-01123. Complaint by Greg Thompson against Niels Erik Topping . false pretenses, false representation, actual fraud)) ,(67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)) ,(68 (Dischargeability - 523(a)(6), willful and malicious injury))

Also #13

From: 9/2/20, 10/7/20, 10/14/20, 12/2/20, 3/3/21,6/30/21

EH__

Docket 1

***** VACATED *** REASON: STIPULATED JUDGMENT ENTERED
8/19/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

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| Niels Erik Topping | Pro Se |
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Defendant(s):

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| Niels Erik Topping | Pro Se |
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Joint Debtor(s):

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| Sonja Haupt Topping | Pro Se |
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Plaintiff(s):

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|---------------|----------------------------------|
| Greg Thompson | Represented By John G Dickman |
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**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT... Niels Erik Tarring

Chapter 7

Trustee(s):

Steven M Speier (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:20-16402 Maria Elvia Hernandez

Chapter 7

Adv#: 6:20-01185 Anderson v. Oceana Gwen, LLC et al

#15.00 CONT. Status Conference RE: [1] Adversary case 6:20-ap-01185. Complaint by Karl T. Anderson against Oceana Gwen, LLC, Emmanuel Andrade. (\$350.00 Fee Charge To Estate). (Attachments: # 1 Adversary Proceeding Cover Sheet) Nature of Suit: (11 (Recovery of money/property - 542 turnover of property)), (13 (Recovery of money/property - 548 fraudulent transfer)), (14 (Recovery of money/property - other))

From: 3/31/21,6/30/21

EH__

Docket 1

***** VACATED *** REASON: NOTICE OF DISMISSAL FILED 7/9/21**

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Maria Elvia Hernandez

Represented By
Christopher J Langley

Defendant(s):

Oceana Gwen, LLC

Pro Se

EMMANUEL ANDRADE

Pro Se

Plaintiff(s):

Karl T. Anderson

Represented By
Tinho Mang

Trustee(s):

Karl T Anderson (TR)

Represented By
Tinho Mang
Richard A Marshack

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT...

Maria Elvia Hernandez

Chad V Haes

Chapter 7

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:21-10840 Bruce A. Parker

Chapter 7

Adv#: 6:21-01042 Red Rock Minerals LP et al v. Parker

#16.00 CONT. Order to Show Cause Why Case Should Not be Dismissed for Lack of Prosecution

Also #17, #18

From: 7/21/21

EH ____

Docket 1

Tentative Ruling:

- NONE LISTED -

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| Party Information |
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Debtor(s):

Bruce A. Parker

Represented By
Lazaro E Fernandez

Defendant(s):

Bruce A. Parker

Represented By
J. Luke Hendrix

Plaintiff(s):

Red Rock Minerals LP

Pro Se

Paul K Singh

Pro Se

Trustee(s):

Robert Whitmore (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:21-10840 Bruce A. Parker

Chapter 7

Adv#: 6:21-01042 Red Rock Minerals LP et al v. Parker

#17.00 CONT. Motion to Dismiss Plaintiff's Fourth Cause of Action Under 11 U.S.C. § 727(a)(2)

Also #16, #18
(Holding Date)

From: 6/9/21,7/21/21

EH__

Docket 6

Tentative Ruling:

- NONE LISTED -

| |
|--------------------------|
| Party Information |
|--------------------------|

Debtor(s):

Bruce A. Parker

Represented By
Lazaro E Fernandez

Defendant(s):

Bruce A. Parker

Represented By
J. Luke Hendrix

Movant(s):

Bruce A. Parker

Represented By
J. Luke Hendrix

Plaintiff(s):

Red Rock Minerals LP

Pro Se

Paul K Singh

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT... Bruce A. Parker

Chapter 7

Trustee(s):

Robert Whitmore (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

6:21-10840 Bruce A. Parker

Chapter 7

Adv#: 6:21-01042 Red Rock Minerals LP et al v. Parker

#18.00 CONT. Status Conference RE: [1] Adversary case 6:21-ap-01042. Complaint by Red Rock Minerals LP , Paul K Singh against Bruce A. Parker . false pretenses, false representation, actual fraud)) ,(68 (Dischargeability - 523(a)(6), willful and malicious injury))

Also #16, #17

(Holding Date)

From: 6/9/21,7/21/21

EH__

Docket 1

Tentative Ruling:

- NONE LISTED -

| |
|--------------------------|
| Party Information |
|--------------------------|

Debtor(s):

Bruce A. Parker

Represented By
Lazaro E Fernandez

Defendant(s):

Bruce A. Parker

Represented By
J. Luke Hendrix

Plaintiff(s):

Red Rock Minerals LP

Pro Se

Paul K Singh

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Houle, Presiding
Courtroom 301 Calendar**

Wednesday, September 1, 2021

Hearing Room 301

2:00 PM

CONT... Bruce A. Parker

Chapter 7

Trustee(s):

Robert Whitmore (TR)

Pro Se